HOUSE/SENATE	_ AMENDMENT NO
Offered by	
of	
AMEND, Bill No, Page	, Section,
Line, by inserting after all of	said line the following:
"566.105. 1. A person commits the	he crime of luring a child
over the internet if that person knowing	ngly utilizes a computer
on-line service, Internet service, or b	bulletin board service to
seduce, solicit, lure or entice or to a	attempt to seduce, solicit,
lure or entice a child, or another pers	son whom he or she believes
to be a child, to meet with any person	for the purpose of any
person engaging in sexual activity with	h that child or in the
presence of that child.	
2. As used in this section the fo	ollowing terms mean:
(1) "Child", any person under the	e age of seventeen years;
(2) "Sexual activity", acts of be	estiality or masturbation
or sexual intercourse or deviate sexual	l intercourse as defined in
section 566.010, or exposing the genita	als of any person, or
physical contact with a person's clothe	ed or unclothed genitals,
Action Taken	
Date	

pubic area, buttocks, or the breast of a female, done for the purpose of arousing or gratifying the sexual desire of any person.

3. Luring a child over the Internet is a class A felony if the child is thirteen years of age or younger. It is a class D felony if the child is fourteen years of age or older and all of the persons involved in luring the child are under nineteen years of age unless the actor has previously pleaded quilty to, pleaded nolo contendere to, or been found quilty of any chapter 566 offense in which case it is a class A felony. It is a class C felony if the child is fourteen years of age or older and one or more of the persons involved in luring the child are at least nineteen years of age but less than twenty-one years of age unless the actor has previously pleaded quilty to, pleaded nolo contendere to, or been found quilty of any chapter 566 offense in which case it is a class A felony. It is a class B felony if the child is fourteen years of age or older and one or more of the persons involved in luring the child are twenty-one years of age or older unless the actor has previously pleaded quilty to, pleaded nolo contendere to, or been found quilty of any chapter 566 offense in which case it is a class A felony."; and

Further amend said title, enacting clause and intersectional references accordingly.

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